# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE: WORLD TRADE CENTER LOWER MANHATTAN DISASTER SITE LITIGATION

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HERNAN PINEDA AND SARITO PINEDA,

Plaintiff(s), Index No.: 07CV05376

-against-

## NOTICE OF ADOPTION

ALAN KASMAN DBA KASCO, ANN TAYLOR
STORES CORPORATION, BATTERY PARK
CITY AUTHORITY, BLACKMON-MOORINGSTEAMA'...
CATASTOPHE, INC. D/B/A BMS
CAT, BROOKFIELD FINANCIAL PROPERTIES,

INC., BROOKFIELD FINANCIAL PROPERTIES,

LP, BROOKFIELD PARTNERS, LP,

BROOKFIELD PROPERTIES CORPORATION,

BROOKFIELD PROPERTIES HOLDINGS INC.,

ENVIROTECH CLEAN AIR, INC., GPS

ENVIRONMENTAL CONSULTANTS, INC.,

HILLMAN ENVIRONMENTAL GROUP, LLC.,

INDOOR ENVIRONMENTAL TECHNOLOGY,

INC., KASCO RESTORATION SERVICES CO.,

MERRILL LYNCH &CO, INC., NOMURA

HOLDING AMERICA, INC., NOMURA

SECURITIES INTERNATIONAL, INC.,

STRUCTURE TONE (UK), INC., STRUCTURE

TONE GLOBAL SERVICES, INC., TOSCORP

INC., TUCKER ANTHONY, INC., WESTON

SOLUTIONS, INC., WFP TOWER A CO., WFP

TOWER A CO. G.P. CORP., WFP TOWER A.

CO., L.P., WFP TOWER B CO. G.P. CORP., WFP

TOWER B HOLDING CO., LP, AND WFP

TOWER B. CO., L.P., ET AL,

Defendant(s).

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#### COUNSELORS:

PLEASE TAKE NOTICE that Defendant, HILLMANN ENVIRONMENTAL GROUP, LLC, (hereinafter HILLMANN) as and for it's response to the allegations set forth in the Complaint by adoption or Check-Off Complaint related to the Master Complaint filed herein and applicable to the above captioned matter hereby adopts all of the responses and all of the

affirmative defenses contained in the Answer to the Master Complaint dated, filed and served August 2, 2007, In re World Trade Center Lower Manhattan Disaster Site Litigation, 21MC 102 (AKH). The responses to all of the allegations in the Master Complaint are adopted herein and are applicable to the Check-Off Complaint served and filed herein. Defendant, HILLMANN, also adopts the responses contained in any Amended Answer filed and served herein.

PLEASE TAKE FURTHER NOTICE that Defendant, HILLMANN, reserves the right to serve and file an amended answer and specifically reserves the right to interpose a cross claim against any and all co-defendants.

PLEASE TAKE FURTHER NOTICE that Defendant, HILLMANN, also adopts all affirmative defenses and the jury demand herein.

WHEREFORE, Defendant, HILLMANN, demands judgment dismissing the above captioned action against it along with the costs and disbursements of this action.

Dated: White Plains, New York September 11, 2007

Yours, etc.,

SAM ROSMARIN, PLLC

By: \_

Salvatore J. Calabrese, Esq. (5133)

Attorneys for Defendant HILLMANN ENVIRONMENTAL GROUP LLC

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#### SERVICE RIDER

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## AFFIDAVIT OF SERVICE

STATE OF NEW YORK: COUNTY OF WESTCHESTER:

Cristina A. Villani, being duly sworn, says, I am not a party to the action, am over 18 years of age and reside at White Plains, New York.

On September 11th, 2007 I filed with the USDC pursuant to ECF filing instructions under Case No.: 1:21-mc-00102-AKH and emailed a true copy of the annexed DEFENDANT HILLMAN ENVIRONMENTAL GROUP LLC NOTICE OF ADOPTION by electronic mailing the same to the following parties at their last known electronic mailing address:

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All parties indicated on the SERVICE RIDER

Sworn to before me this 11th day of September 2007

Charlene S. Rogers Notary Public No. 01RO 4703494 Qualified in Westchester County Commission Expires 11/30/09

Cristina A. Villani

Custra a. Villai